	Ronda		Brewer				
Debtor 2	First Name Billy	Middle Name	Last Name Brewer Jr.				s is an amended
(Spouse, if filing)	-	Middle North	***			plan, and lis sections of	st below the the plan that hav
Indianal Courses		Middle Name	Last Name	ı.		been chang	jed.
United States I	Bankruptcy Court for t	the: enter text E	district of <u>enter tend</u> (State)				
Case number	r (If known)	Click or tap here					
			- Control of the Cont				
	Form 113 er <b>13 Pl</b> a						
Chapt	er 13 Pla	LM					12/
Part 1:	Notices						
To Debtors:	with local rules	and judicial ruling	ay be appropriate in some c our circumstances or that it is may not be confirmable.	i is permissible in y	ence of an op our judicial c	tion on the form istrict. Plans th	does not indicat at do not comply
			ou must check each box that				
To Creditors			is plan. Your claim may be i				
	You should read attorney, you ma	l this plan carefully a By wish to consult or	and discuss it with your attorned	ey if you have one in	this bankrupt	cy case. If you do	not have an
	Court may confir	m this plan without	f your claim or any provision on the hearing on confirmation, use further notice if no objection to order to be paid under any pl	niess otherwise orde	sead by the De	-laman-t O 1 T	
	The following ma includes each of	atters may be of part	ticular importance. Debtors m	ust chack one has	on each line if both boxes	to state whethe are checked, th	r or not the plan ne provision will i
1.1 A lir	mit on the amount	of a secured clain	n, set out in Section 3.2, whi	ich may result in a	partial	☐ Included	⊠ Not include
1.2 Avo	idance of a judicia	ent at all to the sec	ured creditor				···
1.2 Avo	idance of a judici	al lien or nonposse	ured creditor essory, nonpurchase-money			☐ Included	Not included     Not included
1.2 Avo	idance of a judici	ent at all to the sec	ured creditor essory, nonpurchase-money				⊠ Not include
1.2 Avo Sec 1.3 Non	idance of a judiciation 3.4	ent at all to the sec al lien or nonposse ons, set out in Part	ured creditor essory, nonpurchase-money			☐ Included	⊠ Not include
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Other (specify method	of payment): Click or tap l	here to enter test				
2.3 Income tax refunds. Ch		and the second s				
r	ny income tax refunds received	during the plan term				
	ne trustee with a copy of each ne tax refunds received during	income tax return filed the plan term.	during the plan ten	m within 14 day	s of filing the retur	rn and will turn
Debtor(s) will treat inc	ome tax refunds as follows:	Hick or tap here to	enter text			
2.4 Additional payments. C	heck one.					
None. If "None" is che	cked, the rest of § 2.4 need no	ot be completed or rep	roduced.			
Debtor(s) will make ac of each anticipated paymen	ditional payment(s) to the trus t. Click or tap here to en	tee from other sources	s, as specified belov	v. Describe the	source, estimated	l amount, and date
2.5 The total amount of esti	mated payments to the trust	ee provided for in §§	2.1 and 2.4 is \$ C	lick or the h	ver to omine t	ムンケ
				manifestation of the second	And a second	S. C. L. Ch. B. Marketine
Part 3: Treatment of	Secured Claims					
3.1 Maintenance of payment	s and cure of default, if any.	Check one.				
None. If "None" is ched	ked, the rest of § 3.1 need not	t be completed or repr	nduced			
_						
applicable collinact alle flotti	ain the current contractual ins ced in conformity with any app	licania ruide. Thaca n	aumonto will be diel	المالية المستحددة	11 1 1 1	-1 1
approved the processed policy	v. Ally existing affeatage on a	i listea ciaim wili ne na	id in full through dia	hirmanaata b	Ala - A	
	wise ordered by the court, the otrary amounts listed below as					
, , , , , , , , , , , , , , , , , , , ,						
			ent payment and ar		absence of a conf	trary timely filed
then, unless otherwise order	ed by the court, all payments	reliet from the automa under this paragraph a	ent payment and ar itic stay is ordered a is to that collatorol.	as to any item o	absence of a cont f collateral listed in	trary timely filed n this paragraph,
then, unless otherwise order		under this paragraph a	ent payment and ar dic stay is ordered a as to that collateral of yments disbursed b	as to any item o will cease, and a y the trustee ra	absence of a cont f collateral listed in all secured claims ther than by the de	trary timely filed n this paragraph, based on that ebtor(s).
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Insert additional claims as nee  3.2 Request for valuation of  None. If "None" is check The remainder of this parag  The debtor(s) request the the debtor(s) state that the valuation of	ded.  Collateral  Collateral  Ced, the rest of § 3.2 need not is a raph will be effective only if at the court determine the valuate of the secured claim should use of the secured claim shou	Current installment payment (including escrow)  \$ Disbursed by:    Trustee   Debtor(s)  \$ Disbursed by:    Trustee   Debtor(s)  \$ Disbursed by:    Trustee   Debtor(s)	Amount of arrearage (if any)  \$  stocked.  Part 1 of this plants listed below. For solumn headed, Amount of arrearage.	Interest rate on arrearage (if applicable)  %  ersecured clair	absence of a conf collateral listed in all secured claims ther than by the dimensional manage.  Monthly plan payment on arrearage.	trary timely filed in this paragraph, based on that ebtor(s).  Estimated total payments by trustee  \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
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then, unless otherwise order collateral will no longer be to the collateral	ded.  Collateral	Current installment payment (including escrow)  \$ Disbursed by:  □ Trustee  □ Debtor(s)  \$ Disbursed by:  □ Trustee  □ Debtor(s)  \$ Disbursed by:  □ Trustee  □ Debtor(s)	antic stay is ordered a stay is ordered a stay is ordered a stay is ordered a stay is to that collateral tyments disbursed b  Amount of arrearage (if any)  \$  and if it is is in a process of the stay is in a process of the stay is in a process of the stay in a process of the stay is in a process of the stay in a process of the stay is in a process of the stay in a proc	Interest rate on arrearage (if applicable)  %  **resecured claim  is checked.  each non-gove ount of secured claim filed he secured claim filed he secured claim ill be treated in misted on the property of the secured claim filed on the secured claim filed on the property of the secu	absence of a conf collateral listed in all secured claims ther than by the distinct that because the distinct that the d	trary timely filed in this paragraph, based on that ebtor(s).  Estimated total payments by trustee  \$ claim listed below, d claims of the the ull with interest at his plan. If the unsecured claim trols over any

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(a) payment of the underlying debt determined under nonbankruptcy law, or

(b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate	Monthly payment to creditor	Estimated total of monthly payments
	\$		\$	<b>s</b>	\$	1%	e -	<b>e</b>
Incart additional alai	\$		\$	\$	T s	%	¢	Ф С

Insert additional claims as needed.

3.3	Secured	claims	excluded	from 1	1 U.S.	C, §	506.	Check one.
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None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.

M The claims listed below were either:

(1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or

(2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. The final column includes only payments disbursed by the trustee rather than by the debtor(s).

Name of creditor	Collateral	Amount of claim	Interest rate	Monthly plan payment	Estimated total payments by trustee
Alamo	2005 Nissan Armada	\$5,176,00 Disbursed by:  Trustee Debtor(s)	%7	\$Pro-Rata	\$5,693.60
Panhandle Educators FCU	2007 Toyota Solara	\$5,974.00 Disbursed by:  Trustee Debtor(s)	%7	\$Pro-Rata	\$6,571.40

Insert additional claims as needed.

#### 3.4 Lien avoidance. Check one.

None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.

The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.

The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the debtor(s) would have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, a judicial lien or security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the plan. The amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5 to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien.

Information regarding judicial lien or security interest			Treatment of remaining secured claim
Name of creditor	a. Amount of lien	<b>S</b>	
	b. Amount of all other liens	\$	Amount of secured claim after avoidance (line a minus line f) \$
Collateral	c. Value of claimed exemptions	+ \$	Interest rate (if applicable)
	d. Total of adding lines a, b, and c	\$	9/
Lien identification (such as judgment date, date of lien recording, book and page number)	e. Value of debtor(s)' interest in property	-\$	Monthly payment on secured claim \$
	f. Subtract line e from line d.	\$	Estimated total payments on secured claim \$
	Extent of exemption impairment (Ch	PARA DE LA CASA DE LA	

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1764 VIII VIII VIII VIII VIII VIII VIII VI	T		
	The entire lien is avoided. (Do not complete the next of	column.)	
	Line f is less than line a.		
	A portion of the lien is avoided. (Complete the next co	lumn.)	3111
Insert additional claims as neede			
3.5 Surrender of collateral. Ch			
None. If "None" is checked	d, the rest of § 3.5 need not be completed or reproduced	1.	
respects. Any allowed unsecur	ender to each creditor listed below the collateral that sec by under 11 U.S.C. § 362(a) be terminated as to the colla ared claim resulting from the disposition of the collateral w	torol only well that the	•
Name of creditor	Collate		
Insert additional claims as needed			
Part 4: Treatment of Fe	es and Priority Claims		
4.1 General			
Trustee's fees and all allowed postpetition interest.	priority claims, including domestic support obligations of	ner than those treated in § 4.5	, will be paid in full without
4.2 Trustee's fees			
Trustee's fees are governed by splan term, they are estimated to	statute and may change during the course of the case but total $\$$ $4,000.00$ .	at are estimated to be $\underline{10}$ % of	of plan payments; and during the
4.3 Attorney's fees			
The balance of the fees owed to	the attorney for the debtor(s) is estimated to be $\frac{2,900}{2}$	<u>).00</u>	
4.4 Priority claims other than a	ttorney's fees and those treated in § 4.5. Check one.		
None. If "None" is checked	, the rest of $\S$ 4.4 need not be completed or reproduced.		
The debtor(s) estimate the	total amount of other priority claims to be \$ 5,589.00.		
4.5 Domestic support obligation	ns assigned or owed to a governmental unit and paid	i less than full amount. Ch	eck one.
None. If "None" is checked	d, the rest of § 4.5 need not be completed or reproduced.		
☐ The allowed priority claims if and will be paid less than the ful of 60 months; see 11 U.S.C. § 1	isted below are based on a domestic support obligation t I amount of the claim under 11 U.S.C. § 1322(a)(4). <i>Thi</i> : 322(a)(4).	that has been assigned to or its plan provision requires that	s owed to a governmental unit payments in § 2.1 be for a term
Name of creditor	Amount	of claim to be paid	100
Insert additional claims as	needed.		
	•		
Part 5: Treatment of Nor	npriority Unsecured Claims		
5.1 Nonpriority unsecured claim			
Allowed nonpriority unsecured providing the largest payment	d claims that are not separately classified will be paid, pr will be effective. Check all that apply.	o rata. If more than one option	is checked, the option
☐ The sum of \$ <u>Chick or tap</u>			
$\boxtimes$ $10$ % of the total amount of t	these claims, an estimated payment of $\frac{11,000.00}{}$ .		
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The finds remaining of							
If the estate of the debtor(s) w	r disbursements have been r vere liquidated under chapter	r 7, nonpriority uns	ecure	ed claims would be p	aid approximately	<b>\$</b> Click on tra	Theore ics
enter text. Regardless of the	ne options checked above, p	ayments on allowe	d no	npriority unsecured o	laims will be made	in at least this	amount.
5.2 Maintenance of payments	and cure of any default on	nonpriority unse	cure	d claims. Check of	ne.		
None. If "None" is checke	ed, the rest of § 5.2 need not	t be completed or r	epro	duced.			
The debtor(s) will mainta the last payment is due after t below. The claim for the arrea payments disbursed by the tru	raue amount will be baid in t	e payments will be full as specified bel	dight	iread aither by the te	ustoo or dirockly by	الأمال المطاعلة المطافي	
Name of creditor	Current install	lment payment	An	nount of arrearage	to be paid	Estimated t	I .
	\$ Disbursed by: ☐ Trustee ☐ Debtor(s)		\$		417144 <b>v</b> .2004.	\$	No.
Insert additional claims as nee				, , , , , , , , , , , , , , , , , , ,	***************************************	NA.	~····
☐ The nonpriority unsecure	ed, the rest of § 5.3 need not	be completed or re	assif		d as follows.		
Name of creditor	Basis for separate treatment	classification and	ı	Amount to be paid on the claim	Interest rate (if applicable)	Estimated to amount of p	
Insert additional claims as need	dod	****		\$	%	\$	
6.1 The executory contracts at and unexpired leases are  None. If "None" is checked	d, the rest of § 6.1 need not be installment payments will be Arrearage payments will be	below are assumed to be completed or reduced disbursed either by	prod	uced. trustee or directly by	(the debtor(s) as	enecified holow	Subject to
ļ r	Description of leased property or executory contract	Current installment payment		Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by trustee	
		\$ Disbursed by:  Trustee  Debtor(s)		\$		\$	
Insert additional contracts or lea	ases as needed.		****	700-		****	.1
Part 7: Vesting of Pro	perty of the Estate						
7.1 Property of the estate will v  ☑ plan confirmation. □ entry of discharge. □ other Click or tap her		Check the applica	ble b	ox:			,77A , ,78ta
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## 8.1 Check "None" or List Nonstandard Plan Provisions

None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3.

Click or tap here to enter text

## Part 9: Signature(s):

#### 9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

X/s/ Ronda Brewer Signature of Debtor 1	★/s/ Billy Brewer Jr
Executed on _06/03/2019  MM / DD / YYYY /s/ Christopher W. Stone  Signature of Attorney for Debtor(s)	Executed on06/03/2019  MM / DD / YYYY  Date06/03/2019  MM / DD / YYYY

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113 other than any nonstandard provisions included in Part 8.

# **Exhibit: Total Amount of Estimated Trustee Payments**

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a. Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)	\$
b. Modified secured claims (Part 3, Section 3.2 total)	\$
c. Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)	\$
d. Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)	\$
e. Fees and priority claims (Part 4 total)	\$
f. Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)	\$
g. Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)	\$
h. Separately classified unsecured claims (Part 5, Section 5.3 total)	\$
i. Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)	\$
j. Nonstandard payments (Part 8, total)	\$
Total of lines a through j	\$

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